Woolsey

Wyden

Young (FL)

Zimmer

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Wheat

JOURNAL OF THE

Wolf Wynn NOES-187 Allard Grandy Packard Archer Green Parker Armey Bachus (AL) Gunderson Paxon Hall (TX) Payne (VA) Ballenger Hancock Penny Peterson (FL) Barcia Hansen Peterson (MN) Barlow Hastert Barrett (NE) Hefley Petri Pickett Bartlett Herger Barton Hilliard Pombo Bereuter Hobson Pomeroy Bevill Hoke Portman Bilbray Holden Poshard Bishop Houghton Pryce (OH) Blilev Hunter Quillen Hutchinson Boehner Rahall Inglis Bonilla Ravenel Richardson Boucher Inhofe Brewster Inslee Ridge Brooks Istook Roberts Johnson (GA) Browder Rogers Bunning Johnson, Sam Rohrabacher Burton Kanjorski Roth Kasich Rovce Buver Callahan Sanders Kim Calvert King Santorum Camp Kingston Sarpalius Canady Klink Schaefer Knollenberg Carr Schiff Coble Shuster Kolbe Kopetski Sisisky Coleman Collins (GA) Kyl Skeen Combest Lambert Skelton Costello LaRocco Smith (IA) Cox Laughlin Smith (TX) Cramer Snowe Levy Lewis (CA) Crane Solomon Lewis (FL) Crapo Spence Lightfoot Stenholm Cunningham Danner Linder Strickland de la Garza Livingston Stump Manzullo Stupak DeLav Martinez Sundquist McCandless Talent Dickey Dingell McCollum Tanner Doolittle McCrery Tauzin McHugh Taylor (MS) Dornan McInnis Taylor (NC) Dreier Duncan McKeon Tejeda Thomas (WY) Dunn Mica Miller (FL) Edwards (TX) Thornton Thurman Emerson Mollohan English (OK) Montgomery Unsoeld Everett Moorhead Volkmer Vucanovich Ewing Murphy Fields (TX) Murtha Walker Franks (CT) Myers Williams Wilson Gekas Natcher Nussle Wise Geren Young (AK) Zeliff Gillmor Oberstan Gingrich Obev Goodlatte Ortiz

NOT VOTING-8

Baker (LA) Hall (OH) Whitten Clinger Haves Yates Ford (TN) Smith (OR)

Orton

Grams

So the conference report was agreed to.

A motion to reconsider the vote whereby said conference report was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶140.38 ADJOURNMENT OF THE TWO HOUSES

Mr. GEPHARDT submitted the following privileged concurrent resolution (H. Con. Res. 190):

Resolved by the House of Representatives (the Senate concurring), That when the House adjourns on the legislative day of Monday, November 22, 1993, or the legislative day of Tuesday, November 23, 1993, pursuant to a motion by the Majority Leader, or his designee, in accordance with this resolution, it stand adjourned sine die, and that when the

Senate adjourns on any day beginning on Monday, November 22, 1993 through 11:55 a.m. on Monday, January 3, 1994, pursuant to a motion made by the Majority Leader, or his designee, in accordance with this resolution, it stand adjourned sine die or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this resolution: Provided. That the Senate may recess or adjourn for any period in excess of three days pursuant to a motion made by the Majority Leader, or his designee, for the duration of the first session of the One Hundred Third Congress, subject to section 2 of this resolution.

SEC. 2. The Speaker of the House and the Majority Leader of the Senate, acting jointly after consultation with the Minority Leader of the House and the Minority Leader of the Senate, shall notify the Members of the House and Senate, respectively, to reassemble whenever, in their opinion, the public interest shall warrant it.

When said concurrent resolution was considered and agreed to.

A motion to reconsider the vote whereby said concurrent resolution was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said concurrent resolution.

¶140.39 CONVENING OF THE SECOND SESSION OF THE 103RD CONGRESS

On motion of Mr. GEPHARDT, by unanimous consent, the House considered the joint resolution (H.J. Res. 300) providing for the convening of the Second Session of the One Hundred Third Congress.

When said joint resolution was considered and read twice.

The joint resolution was ordered to be engrossed and read a third time, was read a third time by title, and passed.

A motion to reconsider the vote whereby said joint resolution was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said joint resolution.

Ordered, That the Clerk notify the Senate thereof.

¶140.40 UNEMPLOYMENT BENEFITS

Mr. ROSTENKOWSKI, pursuant to the special order of the House, called up the following conference report (Rept. No. 103-404):

The committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H.R. 3167), to extend the emergency unemployment compensation program, to establish a system of worker profiling, and for other purposes, having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

That the Senate recede from its amendment numbered 1.

That the House recede from its disagreement to the amendment of the Senate numbered 2 and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment numbered 2, insert the following:

SEC. 9. EFFECTIVE DATES.

(a) REPEAL OF DISREGARD OF RIGHTS TO REGULAR COMPENSATION.—Notwithstanding

the provisions of section 3(b) of this Act, the repeal made by section 3(a) of this Act shall apply to weeks of unemployment beginning after October 2, 1993, except that such repeal shall not apply in determining eligibility for emergency unemployment compensation from an account established before October 3, 1993.

(b) RAILROAD WORKERS.—

(1) IN GENERAL.—Paragraphs (1) and (2) of section 501(b) of the Emergency Unemployment Compensation Act of 1991 (Public Law 102-164, as amended), as amended by section 8(a)(1) of this Act, are each amended by striking "January 1, 1994" and inserting 'February 5, 1994'

AMENDMENT.—Section CONFORMING 501(a) of such Emergency Unemployment Compensation Act of 1991, as amended by section 8(a)(2) of this Act, is amended by striking "January 1994" and inserting "February 1994''

TERMINATION OF BENEFITS.—Section 501(e) of such Emergency Unemployment Compensation Act of 1991, as amended by section 8(c) of this Act, is amended-

(A) by striking "January 1, 1994" and inserting "February 5, 1994", and
(B) by striking "March 26, 1994" and inserting "April 30, 1994".

And the Senate agree to the same. From the Committee on Ways and Means, for consideration of Senate amendment numbered 2, and modifications committed to con-

DAN ROSTENKOWSKI, HAROLD FORD,

From the Committee on Post Office and Civil Service, for consideration of Senate amendment numbered 1, and modifications committed to conference:

BILL CLAY. FRANK MCCLOSKEY, Managers on the Part of the House.

> DANIEL PATRICK MOYNIHAN, MAX BAUCUS, BOB PACKWOOD,

Managers on the Part of the Senate.

When said conference report was considered.

After debate,

On motion of Mr. ROSTENKOWSKI, the previous question was ordered on the conference report to its adoption or rejection.

The question being put, viva voce,

Will the House agree to said conference report?

The SPEAKER pro tempore, Mr. HOYER, announced that the year had

Mr. BUNNING demanded a recorded vote on agreeing to said conference report, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic de-

vice.	(
It was decided in the	Yeas	320
It was decided in the affirmative	Nays	105
	(

$\P 140.41$ [Roll No. 615] AYES-320

Abercrombie	Bateman	Bonior
Ackerman	Becerra	Borski
Andrews (NJ)	Beilenson	Boucher
Andrews (TX)	Bentley	Brooks
Applegate	Berman	Browder
Bacchus (FL)	Bevill	Brown (CA)
Baesler	Bilbray	Brown (FL)
Baker (CA)	Bishop	Brown (OH)
Barca	Blackwell	Bryant
Barcia	Blute	Bunning
Barlow	Boehlert	Byrne
Barrett (WI)	Bonilla	Calvert